DEAR HONORABLE Judge William C. Nylford.II, Good Day YOUR HONOR. I AM RESPONDING TO THE STATE'S Attorney (Michael J. Dunty) opposition TO My REQUEST FOR DECLARATOR PRONOUNCEMENT of SENTENCE AND NOT A MODIFICATION OF SENTER Your Honor, it is VERY CLEAR by Rule that A Suspended SENTENCE that was imposed "First" CAN NOT DE CHANGE IT IT HAS BEEN WOLATED. THE BAKIMORE COUNTY SENTENCE CASE NO: 03-K-95-126, WAS IMPOSED IN 1995 AND I the DEFENDED WAS STILL SERVING the SENTENCE WHEN YOUR HONOR impo 2 YEARS trom the DRIGINAL SENTENCE OF 3 YEARS SuspENDED WAS REINSTATED AND REINFOSED TO RIN CONSECUTIVE TO YOUR HONOR'S IMPOSED SENTENCE AND The SENTENCE WAS AlREADY ExpIRED. . YOUR HONOR, I RECEIVED THE BALTIMONE COUNTY SENTENCE ON 4/3/ 1995, So 13 YEARS FROM 4/03/1995 would be 12/13/2008... BAHIMORE COUNTY CASE NO: 03-K-95
12/01; WAS REVISITED ON OCTOBER 6th, 2008, which is Computes Affel SENTENCE had Alleady Expired I No longér AM CONCERN with BAltimore County's imposéd Sénténcé bécausé Rattimor Continue Will Ments

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,	Addréss this issué BÉCAUSÉ I NOW HAVE A LAWYER I SHALL NO longér file Any Moré Motions To This Court DE Any other Courts:
	I shall No longER file Any More Motions To This Court
	De Avy othère Courts:
	I Colly ASIS The Holorable Stale
· · ·	William C. Mulford II To PRONOUNCE ON the Record
-	WHEN-15-COUNT 6, that was given A STARTING CLASHE
<u>.</u>	of Just 14th 2007 Expire And when did count
	ONE CASE No. K-07-1393 BEZINIP
· ·	
	Your Horor, ClEARly Count le, CASÉ Do: K-07-1393 Should have Already Expire on June 14th, 2012, And that's All that I Ask for
	Should have Already Expire on June 14th, 2012,
	And that's All that I Ask for
	I State This once None VERY-Clearly, I AM NOT
	Requesting A Sestence Modification In ordynamic
<u>_</u>	to KNOW WHEN-Closes-Court 6, CASE No. K-07-1393 AND
	When Chois Count I, CASE NO! DESIM.
· '	Both SENTENCES CAN'T DEGIN At the SAME
	FINE BÉCAUSE ONLY ONE Which is Countle, MAS A Starting Date.
	Starting late.
· .	
	Good Day Your Horbe!
	V. /
	HE spectfully Submitted
	MR. Boising J. Mod
	349.891.
	4sh

ONCE A SENTENCE HAS BEEN IMPOSED AND

then Suspended, the Suspension May be REVoked

but the Original SENTENCE itself may Not, in any
of its teams, be Modified upward. SEE Magroger V. Warder, 16 Md. App. 675. Your Horor What is Not ClEAR About
The fact that I have Already Serve Baltimore County
imposed SENTENCE from 1995 to 2001, 6/2 YEARS with 34EM
Suspended ONCE... Now if This SENTENCE is RAN CONSECUTIVE

(1) YOUR HONDES, This Would INCREASE My ORIGINAL SENTENCE

by 15 YEARS... How CAN this be Correct? HOW CAN YOU MOVÉ A FIRST SENTENCE AND MAKE It Sécond?

Should I HAVE NOT SÉRVÉ THE ZYEARS,

FROM BALTIMORE COUNTY FIRST AND THAN STARTED YOUR HONORS

imposéd SENTENCE?

CERTIFICATE OF SERVICE
I HÉRÉBY CERTIFY, that on this 16th day of Fébruary, 2014 a Copy of the foregoing Answer was Mailéd, postage prépaid, to:
of FEDRIGRY 2014 & Copy of the foregoing ANSWER Was
Mailéd postagé présaid to:
The Hororable Judge William C. Mulford II
0 °
Dorsy J. Sonl
9/
CASENO: K-07-1393
18800 Roxbury Rd.
CASE No: K-07-1393 [8800 Roxbury Rd. Hegirstown, Md 2174
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